

## (d) Crop

Yield per acre (average of 3 years from 1962-65 i.e., after introduction of package programme).

1	Paddy	14.4 quintals
2	Dry Ragi	3.4 quintals
3	Irrigated Ragi	10 quintals
4	Sugarcane	40—45 tons.

### CALLING ATTENTION NOTICE *re*: HARDSHIPS CAUSED TO THE TEACHERS IN DHARWAR DIVISION.

ಶ್ರೀ ಎಸ್. ಎಸ್. ಅರಕೇರಿ.—ಸಾರ್ವಜನಿಕ ದೃಷ್ಟಿಯಿಂದ ಹಾಗೂ ಜರೂರಾದ ವಿಚಾರವೊಂದನ್ನು ಎಂದರೆ, ಧಾರವಾಡ ವಿಭಾಗದ ಶಿಕ್ಷಣ ಇಲಾಖೆಯ ಡೆಪ್ಯುಟಿ ಡೈರೆಕ್ಟರ್ ಅವರು ಬಡ್ತಿ ನೀಡಿರುವ ಪ್ರಾಥಮಿಕ ಶಾಲಾ ಉಪಾಧ್ಯಾಯರುಗಳನ್ನು ಬಿಟ್ಟುಕೊಡದಿದ್ದ ಪ್ರಯುಕ್ತ ಅವರಿಗೆ ತೊಂದರೆಯಾಗಿರುವ ವಿಚಾರವನ್ನು ಮಾನ್ಯ ವಿದ್ಯಾ ಮಂತ್ರಿಗಳ ಗಮನಕ್ಕೆ ತರುತ್ತೇನೆ.

Sri K. V. SHANKARA GOWDA (Minister for Education).—

The Hon. Member has drawn attention to the action of the Deputy Director of Public Instruction, Dharwar Division, directing the Head Masters of the School Boards' Primary Schools not to relieve teachers who were posted by his earlier orders as Secondary School Teachers.

2. A report has been obtained from the Director of Public Instruction.

3. The cadre strength of the Secondary School Assistants (Grade II)—Rs. 130-5-150-8-190-10-250) includes also the posts of Inspecting Officers, designated as Assistant Deputy Educational Inspectors in the Ex-Bombay-Karnatak area. These supervisory posts are usually filled in by transfer of experienced Secondary School Teachers and the vacancies caused thereby are filled in by direct recruitment to the extent of 65 per cent of vacancies and the remaining 25 per cent thereof by promotion on the basis of seniority of qualified persons from the cadre of Primary School Assistants in Government Primary Schools.

4. On the report of the Deputy Director of Public Instruction, Dharwar Division, that the vacancies in the cadre of Secondary School Assistants in grade Rs. 130-250 could not be filled in for want of candidates from Employment Exchange List, the Director of Public Instruction permitted, in the interest of work, the posting on deputation provisionally and on a temporary basis of trained Graduate Primary School Teachers from the District School Boards and Municipal School Boards, on the basis of seniority. Their employment being for a period of 9 months or till the vacancies are filled up as per rules, whichever is earlier. However, the Deputy Director of Public Instruction, Dharwar,

(SRI K. V. SHANKARA GOWDA)

ordered postings even against the places held by local candidates relieving such local candidates irregularly. On the representation of such relieved local candidates, the Director of Public Instruction drew the attention of the Deputy Director of Public Instruction, Dharwar Division, to the irregularity committed in having relieved the local candidates, who were actually working at the time and making available the vacancies released thereby in favour of the School Board Teachers. The Deputy Director of Public Instruction has been instructed to take back the local candidates relieved irregularly, pending further examination of the entire matter. There was thus no promotion of School Board teachers.

### **SPEAKER'S RULING ON THE PRIVILEGE QUESTION RAISED BY SRI K. H. PATIL *re*: CLOSURE OF THE RURAL INSTITUTE, HANUMANMATTI.**

Mr. **SPEAKER**.—Now, I have to give a ruling on the matter raised by hon. member Sri K. H. Patil.

“In an undated letter...”

† Sri K. H. PATIL (Gadag).—Sir, before the ruling is announced, I would like to request you to give me an opportunity to say that after hearing Sri S. R. Kanthi who made an appeal to you that if need be, I am prepared to correct my statement. If he corrects his statement or thinks that a wrong is committed, then the question may be considered. Otherwise, if Ministers are allowed to make any statement contrary to the fact, contrary to their own documents, it would be very difficult for the House to believe it. Therefore, it is necessary in the interest of justice and in the interest of keeping the decorum of this House that hon. Minister Sri Kanthi should be given an opportunity to make a statement before your ruling is pronounced. If he is thoroughly convinced, let him say; “I have committed wrong and I regret for it”. If that is the case, the House may consider otherwise.

Mr. **SPEAKER**.—I am concerned on a point of privilege and a letter.....

Sri K. H. PATIL.—After the decision is given in one way or the other, we cannot comment or say anything pertaining to the ruling. Therefore, it is better that the hon. Minister may have a say on the matter, because on that day, he was not fully heard.

Mr. **SPEAKER**.—I am not aware that he has not been fully heard or the ruling will deal only with the point raised. I was reading the ruling.